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Gwendolyn  
Massenburg /R5/USEPA/US  
11/09/2005 11:04 AM

To  
Subject Chemical Recovery Systems Inc. Correction to RI/FS  
Revision 1 (July 2005), Comments Sent on Nov.3, 2005

**Sent Via Electronic Mail and Certified Mail Return Receipt Requested**

November 9, 2005

Mr. Douglas A. McWilliams, Esq.  
Squire, Sanders, & Dempsey, L.L.P  
4900 Key Tower  
127 Public Square  
Cleveland, OH 44114-1304

**Re: Chemical Recovery Systems (CRS), Inc., Correction to the RI/FS Revision 1 (July 2005),  
Comments Sent on November 3, 2005**

Dear Mr. McWilliams:

Below in **bold** is the correction to one of the RI/FS Revision 1 comments sent to you on November 3, 2005. See comment number four under "Appendix F - Human Health Risk Assessment/Significant Technical Comments" (page 17 of 41, Section 4.1.1), the last sentence, which presently reads: " In addition, it is reasonable to assume that incidental..  
Add to that sentence the following: "**sediment ingestion may occur . Please add this exposure pathway for the future trespasser .**" Now, the completed sentence should read as follows: "In addition, it is reasonable to assume that incidental  
**sediment ingestion may occur. Please add this exposure pathway for the future trespasser."**

Please correct your document to incorporate the changes presented in the paragraph above. If you have any questions or you need additional clarification, please do not hesitate to ask.

Sincerely,

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